

ID #:102

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Case 5:25-cv-01107-JGB-DTB Document 18-1

Exhibit 1

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consolidation of these related cases;

referred to as "the Manghane Plaintiffs"); Defendants COUNTY OF SAN BERNARDINO and SHERIFF SHANNON D. DICUS (hereinafter collectively referred to as "the County Defendants"); and Defendant DESERT VALLEY HOSPITAL, LLC dba DESERT VALLEY HOSPITAL (hereinafter referred to as "Desert Valley Hospital"), through their respective counsel of record, voluntarily and with full knowledge and understanding of the provisions stated herein, agree to the following: WHEREAS, the Manghane Plaintiffs filed their Complaint on May 29, 2025, upon the County Defendants and Desert Valley Hospital; WHEREAS, also on May 29, 2025, Plaintiffs AARON JAMES, by and through his successors-in-interest, Arthur James and Stacey M. Abbot; ARTHUR JAMES; and STACEY M. ABBOT (hereinafter collectively referred to as "the James Plaintiffs") filed their Second Amended Complaint in their related action, styled as ARTHUR JAMES, and STACEY M. ABBOT as parents of, and successors in interest to, AARON JAMES, decedent; Plaintiffs, vs. COUNTY OF SAN BERNARDINO, a municipal entity; Sheriff SHANNON D. DICUS, in his individual, and official capacities; DESERT VALLEY HOSPITAL, LLC, a Delaware Limited Liability Company; DOES 1-20, inclusive. Defendants., Case No. 5:25-cv-00140-WLH-SHK; and WHEREAS, as part of the meet and confer discussions regarding responsive pleading and/or motions to dismiss, the Manghane Plaintiffs', the County Defendants, and Desert Valley Hospital discussed and proposed the

WHEREAS, the James Plaintiffs have yet to confirm or deny their 1 2 willingness to consolidate these related cases; 3 WHEREAS, the County Defendants and Desert Valley Hospital must file 4 and serve their responses to the Manghane Plaintiffs' Complaint by June 19, 2025; 5 and 6 WHEREAS, thirty days after June 19, 2025, lands on Saturday, July 19, 7 2025. 8 WHEREFORE, THE PARTIES THEREFORE STIPULATE TO THE FOLLOWING: 9 10 1. The County Defendants and Desert Valley Hospital will receive a thirty-day extension by which to file and serve their respective responsive 11 pleading to the Manghane Plaintiffs' Complaint, moving the due date from June 12 19, 2025, to Monday July 21, 2025, as allowed pursuant to Local Rule 8-3 of the 13 14 United States District Court for the Central District of California. 15 16 IT IS SO STIPULATED. 17 Dated: June 19, 2025 LAW OFFICES OF DALE K. GALIPO 18 /e/ Marcel F. Sincich By: 19 Dale K. Galipo 20 Marcel F. Sincich Attorneys for Plaintiffs 21 AARON JAMES, by and through his successors-in-interest, Colleen Manghane 22 and Robert Manghane; COLLEEN MANGHANE; and ROBERT 23 MANGHANE

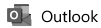
STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT BY NOT MORE THAN 30 DAYS

Document 18-1

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Case 5:25-cv-01107-JGB-DTB



Re: Maghange v. County San Bernardino, et al. | Stipulation to continue responsive pleading

From Marcel Sincich <msincich@galipolaw.com>

Date Thu 6/19/2025 2:23 PM

To Joseph M. Lorant <jml@giolawgroup.com>; Shannon Gustafson <sgustafson@lynberg.com>

Cc Email: <dalekgalipo@yahoo.com>; Edward Southcott <esouthcott@lynberg.com>; Gloria Pence <gpence@lynberg.com>; Karla Fonseca <kfonseca@lynberg.com>; Alejandro Monguia <amonguia@galipolaw.com>; Kristy K. Shimotani <kks@giolawgroup.com>; Stefany Anderson <sanderson@galipolaw.com>

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Hi Joseph,

Thank you for putting this together. You have my permission to file with my e-signature.

To reiterate as we discussed, I think it makes the most since to get this extension in so that we can potentially consolidate the cases (get in the right court), then figure out the right parties and then any issues with the claims substantively.

I look forward to speaking with you all soon. Thanks.

Very Respectfully,

Marcel F. Sincich, Esq.

Law Offices of Dale K. Galipo | 21800 Burbank Blvd., Suite 310, Woodland Hills, CA 91367 | Office: +1.818.347.3333 | Fax: +1.818.347.4118 | Email: msincich@galipolaw.com

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From: Joseph M. Lorant < jml@giolawgroup.com>

Sent: Thursday, June 19, 2025 14:04

To: Marcel Sincich <msincich@galipolaw.com>; Shannon Gustafson <sgustafson@lynberg.com> **Cc:** Email: <dalekgalipo@yahoo.com>; Edward Southcott <esouthcott@lynberg.com>; Gloria Pence

<gpence@lynberg.com>; Karla Fonseca <kfonseca@lynberg.com>; Kristy K. Shimotani <kks@giolawgroup.com>

Subject: Maghange v. County San Bernardino, et al. | Stipulation to continue responsive pleading

Counsels:

After discussing yesterday with Plaintiffs' counsel for this case, attached please find the proposed stipulation and separate order to continue the defendants' responsive pleadings in this case by thirty days so that there may be time to consider consolidation of cases.

Best regards,

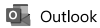
Joseph M. Lorant



California Office
Six Pointe Drive | Suite 520 | Brea, CA 92821
Tel. (714) 364-4000 | Fax (714) 364-4001
jml@giolawgroup.com

Nevada Office 3753 Howard Hughes Parkway | Suite 200 | Las Vegas, NV 89169 Tel. (702) 784-7638 | Fax (714) 364-4001

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RE: Maghange v. County San Bernardino, et al. | Stipulation to continue responsive pleading

From Shannon Gustafson <sgustafson@lynberg.com>

Date Thu 6/19/2025 2:23 PM

To Joseph M. Lorant <jml@giolawgroup.com>; Email: <msincich@galipolaw.com>

Cc Email: <dalekgalipo@yahoo.com>; Edward Southcott <esouthcott@lynberg.com>; Gloria Pence <gpence@lynberg.com>; Karla Fonseca <kfonseca@lynberg.com>; Kristy K. Shimotani <kks@giolawgroup.com>

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You have my permission to sign and file.

Thanks

Shannon L. Gustafson Shareholder Direct: (714) 352-3547



1100 W. Town & Country Rd., Suite 1450
Orange, California 92868

www.lynberg.com

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Sent: Thursday, June 19, 2025 2:05 PM

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Cc: Email: <dalekgalipo@yahoo.com>; Edward Southcott <esouthcott@lynberg.com>; Gloria Pence

<gpence@lynberg.com>; Karla Fonseca <kfonseca@lynberg.com>; Kristy K. Shimotani <kks@giolawgroup.com>

Subject: Maghange v. County San Bernardino, et al. | Stipulation to continue responsive pleading

Importance: High

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Counsels:

After discussing yesterday with Plaintiffs' counsel for this case, attached please find the proposed stipulation and separate order to continue the defendants' responsive pleadings in this case by thirty days so that there may be time to consider consolidation of cases.

Best regards,

Joseph M. Lorant



California Office
Six Pointe Drive | Suite 520 | Brea, CA 92821
Tel. (714) 364-4000 | Fax (714) 364-4001
jml@giolawgroup.com

Nevada Office
3753 Howard Hughes Parkway | Suite 200 | Las Vegas, NV 89169
Tel. (702) 784-7638 | Fax (714) 364-4001

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PROOF OF SERVICE

I am employed in the county of Orange, State of California. I am over the age of eighteen and not a party to the within entitled action; my business address is Six Pointe Drive, Suite 520 Brea, California 92821.

On **June 19, 2025,** I served the foregoing document(s) described as, STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT BY NOT MORE THAN 30 DAYS as follows:

See below service list

- () BY U.S. MAIL: I am "readily familiar" with the business practice for collection and processing of correspondence for mailing with the United States Postal Service. Under that practice the envelope was sealed and placed for collection and mailing with the
- United States Postal Service on that same day with postage thereon fully prepaid at Brea,
 California following ordinary business practices.
 - () BY FEDERAL EXPRESS OVERNIGHT: I placed said envelope(s) for collection and overnight delivery at a regularly utilized drop box of the overnight delivery carrier.
 - (XX) BY ELECTRONIC SERVICE: I caused the document(s) to be sent from kks@giolawgroup.com to the person(s) at the electronic notification addresses indicated on the service list.
 - Executed on June 19, 2025, at Brea, California.
- (XX) STATE: I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Kristy K. Shimotani
Kristy K. Shimotani

Arthur James, et. al. v. County of San Bernardino, et. al.

Case No.: 5:25-cv-01107

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Case 5:25-cv-01107-JGB-DTB Document 18-1 Filed 06/19/25 Page 14 of 15 Page ID #:114

PROOF OF SERVICE

I am employed in the county of Orange, State of California. I am over the age of eighteen and not a party to the within entitled action; my business address is Six Pointe Drive, Suite 520 Brea, California 92821.

On June 19, 2025, I served the foregoing document(s) described as, [PROPOSED]
ORDER REGARDING STIPULATION TO EXTEND TIME TO RESPOND TO
INITIAL COMPLAINT BY NOT MORE THAN 30 DAYS as follows:

See below service list

- () BY U.S. MAIL: I am "readily familiar" with the business practice for collection and processing of correspondence for mailing with the United States Postal Service. Under that practice the envelope was sealed and placed for collection and mailing with the United States Postal Service on that same day with postage thereon fully prepaid at Brea, California following ordinary business practices.
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 - Executed on June 19, 2025, at Brea, California.
- (XX) STATE: I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Kristy K. Shimotani

Kristy K. Shimotani

Arthur James, et. al. v. County of San Bernardino, et. al.

Case No.: 5:25-cv-01107

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